

WOOLLS & PEER  
A Professional Corporation  
One Wilshire Boulevard, 22<sup>nd</sup> Floor  
Los Angeles, California 90017

JOHN E. PEER, Bar No. 95978  
KATY A. NELSON, Bar No. 173759  
**WOOLLS & PEER**  
A Professional Corporation  
One Wilshire Boulevard, 22<sup>nd</sup> Floor  
Los Angeles, California 90017  
Telephone: (213) 629-1600  
Facsimile: (213) 629-1660  
jpeer@woollspeer.com, knelson@woollspeer.com  
Attorneys for Defendant American Casualty  
Company of Reading, PA

Thomas P. Burke. II – Arizona State Bar #009631 [pro hac vice]  
BURKE PANZARELLA RICH  
2198 E. Camelback Road, Suite 375  
Phoenix, AZ 85016  
(602) 222-4848  
(602) 222-4858 – FAX  
Email: minuteentries@bprlaw.com

Thomas G. Lewellyn - (California State Bar #111733)  
1151 Harbor Bay Parkway, Suite 142  
Alameda, CA 94502  
(510) 337-1600  
(510) 337-7904 – FAX  
Email: tlewellynlaw@sbcglobal.net

**UNITED STATES DISTRICT COURT**  
**NORTHERN DISTRICT OF CALIFORNIA**

Philip Rudolph Johnson,  
Plaintiff,

v.

American Casualty Company of Reading, PA, a  
Pennsylvania Corporation,  
Defendants.

Case No.: 3:09-cv-02125-SC  
Assigned to the Hon. Samuel Conti

**STIPULATION AND ORDER RE  
ENLARGING TIME FOR DISCOVERY  
(Civil L.R. 6-2)**

Trial Date: 11/15/11  
Pretrial Conference: 11/14/11  
Discovery Cutoff Date: 9/15/11

WHEREAS, Civil L.R. 6-2 provides for an issuance of an order enlarging time for  
court-ordered deadlines;

WHEREAS this court, on March 4, 2011, ordered that all discovery shall be  
completed and all depositions taken by September 15, 2011;

WHEREAS the parties have been diligently engaged in scheduling and taking percipient witness depositions all over the United States and will complete percipient witness depositions by September 15, 2011;

WHEREAS the parties need a short enlargement of time to allow for deposition transcripts to be prepared and for their expert witnesses to review the remaining transcripts before expert depositions proceed;

THE PARTIES, THROUGH THEIR ATTORNEYS OF RECORD HEREIN, THEREFORE STIPULATE that the deadline for completion of deposition be extended from September 15, 2011 to September 30, 2011.

IT IS SO STIPULATED

DATED: August 30, 2011

WOOLLS & PEER  
A Professional Corporation

*Katy A. Nelson*

JOHN E. PEER  
KATY A. NELSON  
Attorneys for Defendant American Casualty  
Company of Reading, PA

DATED: August 30, 2011

BURKE PANZARELLA RICH

*Thomas P. Burke, II*

Thomas P. Burke, II  
Attorney for Plaintiff Philip Rudolph Johnson

IT IS HEREBY ORDERED that the Stipulation and Order is hereby approved and adopted as the Order of the Court.

Dated: 8/30/11

Hon. Sa Judge

